1 2 3 4 5	THE MAJORIE FIRM LTD. Francis B. Majorie, PC Pro Hac Vice (Per AR BK Doc. 1915, ¶153) 3514 Cedar Springs Road Dallas, TX 75219 Telephone: (214) 522-7400 Fax Number: (214) 522-7911  Counsel for Claims Recovery Trust		
6 7	UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA		
8	In re	) Case No. BK-S-09-32824-RCJ (Lead Case)	
9	ASSET RESOLUTION, LLC,	) Chapter 7	
10	Debtor.	) Jointly Administered with Case Nos.:	
11	THE B&B SETTLEMENT TRUST, by and	— ) BK-S-09-32831-RCJ; BK-S-09-32839-RCJ; ) BK-S-09-32843-RCJ; BK-S-09-32844-RCJ;	
12	through its trustee, Michael Coulson,	BK-S-09-32846-RCJ; BK-S-09-32849-RCJ; BK-S-09-32851-RCJ; BK-S-09-32853-RCJ;	
13	Plaintiff, v.	) BK-S-09-32868-RCJ; BK-S-09-32873-RCJ;	
14 15	) BK-S-09-32875-RCJ; BK-S-09-32878-RCJ; McALAN DUNCAN, et al., ) BK-S-09-32880-RCJ; BK-S-09-32882-RCJ		
16	Defendants.	Adversary No. 14-01032-RCJ	
17		CERTIFICATE OF SERVICE	
18		) 	
19	<ul> <li>On November 3, 2014, I served the foregoing document(s), described as:</li> <li>RESPONSE /OBJECTION TO DUNCAN/CROSS OBJECTION TO CRT ACTING AS REAL PARTY IN INTEREST AND MOTION FOR SUBSTITUTION,</li> </ul>		
20			
21			
22		OF THE REAL PARTIES IN INTEREST	
23	DECLARATION OF FRANCIS B. MAJORIE IN SUPPORT		
24		(s) by the following means to the persons as listed	
25	below:		
26	A. ECF SYSTEM:		
27			
28			

1	14-01032-rcj Notice will be electronically mailed to:	
2	TIMOTHY S. CORY on behalf of Defendant MCALAN DUNCAN	
3	tim.cory@corylaw.us, salexander@corylaw.us	
4	• LISA A. RASMUSSEN on behalf of Plaintiff THE B&B SETTLEMENT TRUST lisa@lrasmussenlaw.com, secretary@lrasmussenlaw.com; tami@lrasmussenlaw.com;	
5	jen@lrasmussenlaw.com	
6	MICHAEL D. RAWLINS on behalf of Defendant MCALAN DUNCAN	
7	mrawlins@djplaw.com, csimmons@djplaw.com	
8	I declare under penalty of perjury that the foregoing is true and correct.	
9	Executed on November 3, 2014.	
10	/s/ Francis B. Majorie	
11	Francis B. Majorie	
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